				DALLAS CO			
1	CAUSE	NO.	DC-20-01121	Martin Reye Martin Reye			
2	ALAN SEVADJIAN,	S	14th JUDICIAL DI	STRICT COURT			
3	Plaintiff,	\$					
4	V.	888					
5	TEXAS DEPARTMENT OF	S					
6	MOTOR VEHICLES,	\$					
7	Defendant.	\$ \$					
8	CONSOLIDATED WITH	\$	OF THE STATE	OF TEXAS			
9	FRANCK RADENNE,	\$					
10	Plaintiff,	\$					
11	V.	888					
12	Duntov Motor COMPANY,	S					
13	LLC, ALAN SEVADJIAN, AND EDWARD SEVADJIAN,	\$					
14	Defendants.	§ §	IN DALLAS	COUNTY			
15							
16							
17		1 1 1 1 1					
18	************						
19	ORAL AND VIDEOTAPED DEPOSITION OF						
20	AI	ALAN SEVADJIAN					
21	-		lay of June, 2020				
22	***********	****	******	*****			
23							
24		4	хнівіт				
25	Job No: 180604		S	Duntov 000099			

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                       CAUSE NO. DC-20-01121
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     ALAN SEVADJIAN,
                                  14th JUDICIAL DISTRICT COURT
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         Plaintiff,
                               S
                               S
     V.
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 5
                               S
     TEXAS DEPARTMENT OF
                               S
     MOTOR
                               S
 6
     VEHICLES,
                               S
 7
         Defendant.
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                               S
                                      OF THE STATE OF TEXAS
     CONSOLIDATED WITH
 8
                               S
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                               S
     FRANCK RADENNE,
                               S
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10
         Plaintiff,
                               S
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11
     V.
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12
     Duntov Motor COMPANY,
     LLC, ALAN SEVADJIAN,
                               S
                               S
13
     AND EDWARD SEVADJIAN,
14
         Defendants.
                                         IN DALLAS COUNTY
15
16
                      REPORTER'S CERTIFICATION
17
                    DEPOSITION OF ALAN SEVADJIAN
18
                          (Reported Remotely)
19
                      16th day of June, 2020
20
                 I, Daniel J. Skur, Certified Shorthand
21
    Reporter in and for the State of Texas, hereby certify
22
    to the following:
23
                 That the witness, ALAN SEVADJIAN, was duly
24
    sworn by the officer and that the transcript of the oral
25
    deposition is a true record of the testimony given by
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Page 264
 1
    the witness;
 2
                That the deposition transcript was submitted
    on June 27th, 2020 to the witness or to the
 3
 4
    attorney for the witness for examination, signature, and
 5
    return to me in 20 days, pursuant to Rule 203.1(b);
 6
                That the amount of time used by each party at
 7
    the deposition is as follows:
 8
         Darla J. Gabbitas, Esq. - 5:49
 9
         Matthew Hahn, Esq. - 0:00
10
                That pursuant to information given to the
11
    deposition officer at the time said testimony was taken,
12
    the following includes counsel for all parties of
13
    record:
    FOR THE PLAINTIFF FRANCK RADENNE:
14
         Darla Gabbitas, Esq.
15
         Daniella Heringer, Esq.
         Wick Phillips
16
17
    FOR THE DEFENDANTS Duntov Motor COMPANY, LLC, ALAN
18
    SEVADJIAN, and EDWARD SEVADJIAN:
         Matthew Hahn, Esq.
19
         Corey Herrick
         Hahn Law Firm
20
21
    THE DEFENDANT JOHN COOLEY:
         Anthony Petrocchi, Esq.
22
         Anthony A. Petrocchi
23
24
25
                I further certify that I am neither counsel
                                                     Duntoy 000101
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Page 265 for, related to, nor employed by any of the parties or 1 attorneys in the action in which this proceeding was taken, and, further, that I am not financially or otherwise interested in the outcome of the action. 5 Further certification requirements pursuant to Rule 203 of TRCP will be certified to after they have 7 occurred. 8 Certified to by me this 27th day of June, 9 2020. 10 11 12 Daniel J. Skur Certification No. 2433 13 Expiration Date 12-31-21 Firm No. 615 TSG Reporting, Inc. 14 747 3rd Avenue, Floor 10 15 New York, New York 10017 (877) 702-958016 17 18 19 20 21 22 23 24 25 **Duntoy 000102**

	Page 266					
1	FURTHER CERTIFICATION UNDER RULE 203 TRCP					
2	The original deposition was not returned					
3	to the deposition officer on July 17, 2020;					
4	If returned, the attached Changes and					
5	Signature page contains any changes and the reasons					
6	therefor;					
7	If returned, the original deposition was					
8	delivered to Darla J. Gabbitas, Esq., Custodial					
9	Attorney;					
10	That \$ 1,197.00 is the deposition officer's					
11	charges to the Plaintiff for preparing the original					
12	deposition transcript and any copies of exhibits;					
13	That the deposition was delivered in					
14	accordance with Rule 203.3, and that a copy of this					
15	certificate was served on all parties shown herein					
16	on 6/27/2020 and filed with the Clerk.					
17	Certified to by me this 17th day of					
18	July, 2020.					
19						
20	Kan					
21	Daniel I Chun					
22	Daniel J. Skur Certification No. 2433					
23	Expiration Date 12-31-21 Firm No. 615					
24	TSG Reporting, Inc. 747 3rd Avenue, Floor 10					
25	New York, New York 10017 (877) 702-9580 Duntov 000103					
l						

Automated Certificate of eService

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Status as of 08/05/2020 08:04:24 AM -05:00

Associated Case Party: JOHNFRANKLINCOOLEY

Name	BarNumber	Email	TimestampSubmitted	Status
Anthony A.Petrocchi		tpetrocchi@petrocchilaw.net	8/4/2020 11:47:48 PM	SENT

Case Contacts

Name	BarNumber	Email	TimestampSubmitted	Status
Barb Morgan		barb.morgan@wickphillips.com	8/4/2020 11:47:48 PM	SENT
Matthew Hahn	24104522	mhahn@hahnlawfirm.com	8/4/2020 11:47:48 PM	SENT
Darla J.Gabbitas		darla.gabbitas@wickphillips.com	8/4/2020 11:47:48 PM	SENT
Daniella Heringer		daniella.heringer@wickphillips.com	8/4/2020 11:47:48 PM	SENT
Chris Hahn		chahn@hahnlawfirm.com	8/4/2020 11:47:48 PM	SENT
Mayson Pearson		Mayson.Pearson@txdmv.gov	8/4/2020 11:47:48 PM	SENT